orities to vindicate the public rights, if they have been prejudicby her subscriptions. The evidence which provoke inquiry to the sufficiency of the subscriptions to the stock of the Marynd Canal company, was deposited, in the Treasury in Septemr 1836. The Treasurer was advised by the Attorney General, at such inquiries were not to be made by him. But the General. ssembly, at its last session, might have instituted the necessary ex-Their failure to do so was calculated to inspire pubconsidence in the validity of the public contracts. en, that the State is bound by like principles of law and equity hich prevail in the administration of justice between man and an, your committee conclude that her subscriptions to the capi-Istock of the Chesapeake and Ohio Canal Company, and to the pital stock of the Baltimore and Ohio Rail Road Commpany, are, dought to be acknowledged to be binding upon the State, and at her faith is pledged to the fulfilment of the obligations therer created.

Your Committee will at a future day report upon the other hranches the inquiries, with which they are charged by the forgoing order. hey desire to remark in conclusion, that in assuming as they have done several passages of the preceeding report the insufficiency of the hacriptions to the capital stock of the Maryland Canal Company, bey are not by any means, to be understood as expressing an opinion that subject, or as wishing to anticipate the conclusions, to which the louse ought to arrive, after their examinations into the affairs of that

Company shall have been closed.

All of which is respectfully submitted,

THOMAS S. ALEXANDER, Chairman.

By order,

Benj. Seegar, Clerk.